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inclusive:

1	Christian Gabroy (#8805)	
2	Kaine Messer (#14240)	
3	GABROY MESSER The District at Green Valley Ranch	
4	170 South Green Valley Parkway Suite 280	
5	Henderson, Nevada 89012 Tel (702) 259-7777	
6	christian@gabroy.com kmesser@gabroy.com	
7	Attorneys for Plaintiff Susan Finucan	
8	UNITED STATES	DISTRICT COURT
9	DISTRICT OF NEVADA	
10	SUSAN FINUCAN, an individual,	Case No. 2:21-cv-
11	Plaintiff,	STIPULATION AND EXTEND JOINT F
12	VS.	DEADLINE
13	CITY OF LAS VEGAS, a political subdivision of the State of Nevada;	(Second Reques
14	SCOTT ADAMS, individually and in his	

Case No. 2:21-cv-0198-CDS-DJA

STIPULATION AND ORDER TO **EXTEND JOINT PRETRIAL ORDER DEADLINE**

(Second Request)

and ROE Corporations 11 through 20,

Defendants.

official capacity; DOES 1 through 10;

STIPULATION AND ORDER TO EXTEND JOINT PRETRIAL ORDER DEADLINE

The parties by and through their respective attorneys of record hereby stipulate to a forty-five (45) day extension, up to and including March 3, 2023, to file the joint pretrial order. The joint pretrial order is currently due on January 17, 2023. ECF No. 19, p. 2. To date, the parties are working and conferring together to complete the joint pretrial order to completion and finalization. Per LR IA 6-1, this is the second request for an extension to file the joint pretrial order. Plaintiff has requested this extension and Defendant has agreed to the request.

Good cause exists for such extension. Previously this honorable Court was made aware that Plaintiff's counsel's immediate family member had suffered a medical Page 1 of 3

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GABROY | MESSER

emergency, requiring intubation, and that this family emergency required a great deal of Plaintiff's lead counsel's immediate time and attention. Unfortunately, Plaintiff's counsel's immediate family member's condition continues to require significant time as there is a trial for such member in January. Further, Plaintiff's counsel had travels scheduled to see his father-in-law who is suffering congestive heart failure but that travel was cancelled. Simultaneously a key employee required leave to deal with a debilitating medical condition.

Plaintiff's counsel herein is productively working towards a complete joint pretrial order which fully encompasses all the issues in this matter.

Accordingly, the parties stipulate to extending the deadline to file the Joint Pretrial Order to March 3, 2023.

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This request is respectfully sought in good faith and is not sought for any improper purpose or other reason of delay. No party is prejudiced by the requested extension.

IT IS SO STIPULATED.

Dated: January 9, 2023

Dated: January 9, 2023

Respectfully submitted,

/s/ Christian Gabroy /s/ Jeffrey Galliher Christian Gabroy Jeffrey Galliher (#8078)(#8805)495 South Main Street Kaine Messer (#14240)Sixth Floor The District at Green Valley Ranch Las Vegas, Nevada 89101 170 South Green Valley Parkway Tel (702) 229-6629 Suite 280 igalliher@lasvegasnevada.gov Henderson, Nevada 89012 (702) 259-7777 Attorney for Defendants Tel

Attorneys for Plaintiff

christian@gabroy.com

kmesser@gabroy.com

Respectfully submitted,

IT IS SO ORDERED.

DANIEL J. ALBREG S UNITED STATES MAGISTRATE JUDGE

DATED: January 11, 2023